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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
Office Action Occurrence	10/541,522	BROWN ET AL.
Office Action Summary	Examiner	Art Unit
	David K. O'Dell	1625
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be timil apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	lely filed the mailing date of this communication. (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 19 No.	ovember 2008	
	action is non-final.	
3) Since this application is in condition for allowan		secution as to the merits is
closed in accordance with the practice under E		
Disposition of Claims		
4)⊠ Claim(s) <u>1-5,7-10 and 13-25</u> is/are pending in t	he application.	
4a) Of the above claim(s) <u>7,9,10,14-18,24 and 2</u>		ration.
5) Claim(s) is/are allowed.		
6) Claim(s) <u>1-5,8 and 13,19-23</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or	election requirement.	
Application Papers		
9)☐ The specification is objected to by the Examine		
10) ☐ The drawing(s) filed on is/are: a) ☐ acce		Examiner
Applicant may not request that any objection to the o		
Replacement drawing sheet(s) including the correcti	• ,	, ,
11) The oath or declaration is objected to by the Ex		, ,
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign	priority under 35 LLS C & 110(a)	(d) or (f)
a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 33 0.3.0. § 119(a)	-(u) Or (i).
1.☐ Certified copies of the priority documents	s have been received	
2. Certified copies of the priority documents		on No
3. Copies of the certified copies of the prior		
application from the International Bureau	•	d III tilis National Stage
* See the attached detailed Office action for a list of		d
dee the attached detailed Office action for a list of	or the certified copies not receive	u.
Attachment(s)	Λ.Π. · · · ·	(DTO 440)
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) ∐ Interview Summary Paper No(s)/Mail Da	
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P	
Paper No(s)/Mail Date	6) Other:	

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DETAILED ACTION

1. This application is a 371 of PCT/GB04/00099 filed 01/13/2004 and claims priority to SWEDEN 03001054 filed 01/16/2003.

Claims 1-5, 7-10, 13-25 are pending. Claims 7, 9, 10, 14-18, 24-25 are withdrawn from consideration. Claims 1-5, 8, 13, 19-23 are under examination.

Claim Rejections/Objections Withdrawn

2. The rejections of claims 2-4, 12, 19-20 under 112 1st paragraph for scope of enablement is withdrawn based upon the claim amendments, and while certain R1's are prophetic the fact that it should be relatively easily to prepare *some* undisclosed analogs via reductive amination of the piperidines with an appropriate aldehyde and test them for activity. The rejection of claim 1 under 112 2nd paragraph for the misuse of the term "C₂-6heteroaryl" is withdrawn. The term "C₂-6heteroaryl" is broad but not indefinite, thus the 112 2nd rejection is withdrawn.

Claim Rejections/Objections Maintained/ New Grounds of Rejection

3. The rejection of claim 1 under $112\ 2^{nd}$ paragraph for the misuse of the term " C_{6-10} -aryl" and is maintained. The applicant's representative has not addressed the fact that " C_{6-10} -aryl" includes compounds that cannot be aromatic and thus do not actually exist for example compounds with 7, 8 and 9 carbon atoms and are in fact indefinite. Instead the applicants' representative has urged the examiner to withdraw the rejection since one of ordinary skill would realize that this only includes phenyl and naphthyl. Since naphthyl is not listed explicitly nor exemplified the examiner would like to "suggest claim language to applicants to improve the

clarity or precision of the language used". Since phenyl was apparently intended, it is suggested that phenyl be used to replace " C_{6-10} -aryl".

The rejection of claims 1-5, 8, 13, 19-23 under 35 U.S.C. 103(a) as being unpatentable over U.S. 6,187,792 OR U.S. 6,455,545, OR WO9828275 in view of Wei, Z. et al., "N,N-Diethyl-4-(phenylpiperidin-4-ylidenemethyl)benzamide: A Novel...and its Analogues," *Journal of Medicinal Chemistry*, **2000**, *43*, 3895-3905 cited on the IDS, in further view of Iddon et. al. "Acetamides of 1,2,3,4,5,6-hexahydro-2,6-methano-3-benzazocine (benzomorphan), 5,6.7,8,9,10-hexahydro-6,9-methanobenzocyclo-octene, and 6,7,8,9,10,11-hexahydro-7,10-methanocyclo-octa[b][1]benzothiophene as potential selective opioid analgesics." *Journal of the Chemical Society Perkin Transaction* 1, **1990**, 1091 -1095.is maintained. The applicants' representative has argued that the examiner has not characterized the prior art properly by the remarks at pg. 13,

"As a preliminary matter, Applicants point out that the '792 patent does not set forth the generic structure depicted at page 7 of the Office Action. Rather, the '792 patent teaches a broad genus and a few species encompassed within the genus wherein the NRC(=O)OR group substituted in the para position."

Contra to this assertion, the '792 document teaches twenty six compounds 58, 59, 61, 62, 63, 64, 65, 66, 67, 68, 92, 94, 95, 96, 98, 99, 102, 103, 107, 110, 111, 112, 114, 115, 118, & 119, which bear the carbamate moiety. It is unclear what the applicant's representative definition of "few" encompasses, but 26 is more than a few.

While applicants' representative assert that the Wei teaching "Considerable variation is possible in the nature of the substitution on the phenyl ring, and this can lead **to some highly** potent δ agonists." is "no more than an invitation to go fishing", the so called "fishing" would

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clearly start with those substituents previously exemplified and associated with activity. The applicants' representative has further traversed the rejection by stating that the examiner is "attempting to conjure up the missing meta-substituted -N(R')C(=O)R" group from compound 60 set forth Table 1 at page 3898 of Wei et al.." The Wei compound 60 has an amino group in the meta position, so all that is at issue is the acetylation of the amino group. The attempt to argue that acetylation is somehow a revelation in the field of opioid receptor ligands is incorrect. It is common knowledge even to those outside the chemical sciences that what are unarguably the most famous opioid ligands, morphine and heroin, differ from each other only by an acyl group (A chemical transformation that was readily accomplished in 1874), Regardless the teaching of the Iddon document shows that acetamide moieties (i.e. the only exemplified and preferred -N(R')C(=0)R groups of the instant claims) are commonly added to opioid ligands that are in the words of Iddon "of diverse chemical structure". Iddon's document was focused upon some synthetic chemistry, but these portions were not used in the rejection. Applicant's representative has devoted a large portion of remarks to extraneous information in the Iddon reference that is not germane to the issues at hand. All one needs to do is look at the information highlighted by the examiner and compare compounds 1 vs. 2, 3 vs. 4, 6 vs. 7, and 10 vs. 11. More information regarding the acylation of amino moieties in the opioid receptor art can be found with a very cursory review of the literature, but Iddon is sufficient for this purpose.

The rejection of claims 1 & 8 under 112 1st paragraph is maintained, The applicants' representative has taken issue with the examiner's citation of references showing the unpredictability in the development of opioid receptor ligands, by pointing out that no references specifically disclose the exact compounds of the specification. It is noted that these references all

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describe opioid receptor ligands, including small molecule ligands which, at least in the case of the Carson et. al. references, are remarkably similar to those of the instant claims. Unless the compounds of the instant case possess a pharmacophore that is impervious to activity changes effected by chemical modification, it is reasonable to believe that new compounds of similar structure will be limited in a similar manner. It is noted that the specification has limited data for the vast number of compounds claimed and does not support the contention that structural modification does not affect the activity. At least for the substituent R1, only very minor variations were made yet the claims are not commensurate in scope. It is unclear how one arrives at the generic description "C₂₋₆heteroaryl" based on the disclosure.

See Ex parte WEIL AND SCHLICHTING, 158 USPQ 620 (Bd. Pat. App. & Int. 1967)

"We will sustain this rejection of the claims as we are in accord with the examiner's position. We find no support in the disclosure for such compounds encompassed by these claims wherein R 1, R 2, R 3, and R 5are all the same and selected from the group, lower alkyl, hydroxy, alkoxy, di(loweralkyl)amino and nitro for example. These claims appear to be in the nature of a paper concept wherein all possible substituents have been included in the composition. There are no examples of such compounds which are included within the vast scope encompassed by these claims, although appellants have a considerable disclosure with respect to certain components but this does not warrant claims of the enormous breadth recited."

See Ex parte Herzog, Hershberg, and Coan, 115 USPQ 195 (Bd. Pat. App. & Int. 1956) affirming the examiner, and stating:

"it becomes obvious that the expressions defining the organic acids used......are inclusive of inoperative materials and go far beyond the adequately disclosed subject matter of the specification."

In addition see *In re Fouche* 169 USPQ 429 which dealt with a similar issue with respect to how to use requirement of 112 1st paragraph,

"Both the examiner and the board noted that none of the working examples pertained to compounds wherein Z was heterocyclic. Appellant is quite correct in contending that, under our decisions in In re Robins, 57 CCPA 1321, 429 F.2d 452, 166 USPQ 552 (1970), the inclusion of representative examples is not required to enable a person skilled in the art to use a generic invention. Nevertheless, an applicant must use some technique of providing teaching of how to use which is commensurate with the breadth of protection sought by the claim, unless such knowledge is already available to persons skilled in the art. It seems clear, and it is not disputed by appellant, that where an applicant undertakes to define his invention by the recitation of a Markush group, he must enable one skilled in the art to make and use at least one composition employing each member of the Markush group."

and Nationwide Chemical Corporation, et al. v. Wright, et al., 192 USPQ 95 (M.D. Fla. 1976):

"with respect to generic claims to chemical and biological inventions, the scope of the claims is limited to what those skilled in the art could reasonably predict from the inventor's disclosure. This precept recognizes that one skilled in these chemical and biological arts cannot always reasonably predict how different chemical compounds and elements might behave under varying circumstances. Thus, in so-called "chemical" patent law practice, the claims of a patent are limited by the scope of what the disclosure reasonably teaches to one skilled in the art."

In re Walker, 22 USPQ (C.C.P.A. 1934)

"It is true, as argued by counsel, that appellant is entitled to claim not only the substance enumerated by him in his specification, but also their equivalents. However, in cases of this character, involving chemicals and chemical compounds, many of which of course differ radically in their properties, it must appear in the specification, either by the enumeration of a sufficient number of the members of a group or by other appropriate language, that "the chemicals or chemical combinations included therein were generally capable of accomplishing the desired result." See In re Ellis, 37 App. D. C. 203; In re Dosselman, 37 App. D. C. 211; In re Langmuir, 20 C. C. P. A. (Patents) 733, 62 F. (2d) 93."

In Re Sus and Schaefer 134 USPQ 1962 301-310 (affirmed):

"It is, however, consistent with this public purpose embodied in the pertinent statutory requirement that the invention claimed shall be no broader than the invention set forth in the written description forming a part of the specification.....thus it seems to us that one killed in this art would not be taught by written description of the invention in the specification that any 'aryl or substituted aryl radical' would be suitable for the purposes of the invention but rather that only certain aryl radicals and certain specifically substituted aryl radicals would be suitable for such purposes."

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The examiner has rejected the amended claim 1 under 112 1st paragraph for new matter.

The amendment to claim 1 is extensive and support cannot be found in the specification. The

statements in the response do not clarify this matter. As per MPEP 2163.06 "When an

amendment is filed in reply to an objection or rejection based on 35 U.S.C. 112, first paragraph,

a study of the entire application is often necessary to determine whether or not "new matter" is

involved. Applicant should therefore specifically point out the support for any amendments made

to the disclosure." The specification is lengthy and no particular line is pointed to for each

amendment, rather the applicants' representative states that "support for which can be found

throughout the specification." The examiner has not found support for the variable definition "-

O-C1-6alkyl" and certainly not in the particular context of the R1-R5 groups.

The double patenting rejections are maintained for the reasons of record, as the rational in

the 103(a) rejections applies. The examiner appreciates the identification of copending

applications that might overlap.

Claim Rejections - 35 USC § 112 2nd paragraph

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing

to particularly point out and distinctly claim the subject matter which applicant regards as the

invention. The claim recites "C₆-C₁₀ aryl". From the specification we know that the terms

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"aryl" and are meant to describe aromatic compounds.

The term "aryi" used alone or as suffix or prefix, refers to a monovalent hydrocarbon radical having one or more polyansaturated carbon rings having aromatic character, (e.g., 4n + 2 delocalized electrons) and comprising 5 up to about

14 carbon atoms.

Presumably " C_6 - C_{10} aryl" is meant to include compounds having 7, 8, & 9 carbon atoms, such compounds cannot be aromatic. For a discussion of aromaticity see Jones, M. *Organic Chemistry* Norton: New York, 1997, pgs. 578-591. The examiner believes this is meant to be phenyl and naphthyl for C_6 - C_{10} aryl. A clarification and appropriate correction is required.

Claim Rejections – 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-5, 8, 13, 19-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. 6,187,792 OR U.S. 6,455,545, OR WO9828275 in view of Wei, Z. et al., "N,N-Diethyl-4-(phenylpiperidin-4-ylidenemethyl)benzamide: A Novel...and its Analogues," *Journal of Medicinal Chemistry*, **2000**, *43*, 3895-3905 cited on the IDS, in further view of Iddon et. al. "Acetamides of 1,2,3,4,5,6-hexahydro-2,6-methano-3-benzazocine (benzomorphan), 5,6.7,8,9,10-hexahydro-6,9-methanobenzocyclo-octene, and 6,7,8,9,10,11-hexahydro-7,10-

methanocyclo-octa[b][1]benzothiophene as potential selective opioid analgesics." *Journal of the Chemical Society Perkin Transaction* 1, **1990**, 1091 -1095. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

Determination of the scope and content of the prior art

(MPEP 2141.01)

The U.S. 6,187,792 OR U.S. 6,455,545, OR WO9828275 documents all teach a large group of compounds bearing essentially the same piperidinyl-diphenylmethane core. These compounds have the same utility, namely as δ -opioid agonists, selective over the other opioid receptor subtypes. A few examples are shown below:

EXAMPLE 23

Preparation of N,N-Diethyl-4-{(N-benzyl)-3methoxyphenyl-pipericin-4-ylidene-methyl]benzamide (compound 37)

Most compelling is the suggestion of the generic disclosure that reverse amides are preferred substituents as shown below (taken from page 3-4 of WO9828275).

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A is selected from

Wei, Z. et al., "N,N-Diethyl-4-(phenylpiperidin-4-ylidenemethyl)benzamide: A Novel.....and its Analogues," *Journal of Medicinal Chemistry*, **2000**, *43*, 3895-3905 teaches that while the phenyl ring bearing the dialkylamide group was important for activity, other features in particular the substituents on the other phenyl ring (i.e. the methoxy group of SNC-80) were less sensitive to changes and that preparing compounds with such modifications would likely be the right place to look for more potent compounds. In the author's own words:

"Initial SAR studies¹⁵ around SNC-80 indicated that the 4-N,N-diethylaminocarbonyl group is a key structural feature, but neither the methoxy group, the allyl group, nor the two methyl groups on the piperazine were essential for high affinity at the δ opioid receptor or for selectivity over the í or \Box opioid receptors. Compared to SNC-80, compound 4 displayed a limited decrease in ä binding affinity but improved selectivity. These observations are consistent with recent reports by Calderon et al.16-18 and Cottney et al.19 Further studies also indicated that nitrogen N1 of the piperazine was not involved in binding to the ä opioid receptor." (pg. 2895 column 2)

"The opioid receptor binding affinity, selectivity, and agonist potency of the target compounds 6 are listed in Table 1, and those of SNC-80, diarylmethylpiperazine 4, and diarylmethylpiperidine 5 are also included for comparison. As compared to SNC-80 [δ – IC₅₀) 1.31 nM; μ/δ =245; κ/δ = 1890 (Ki) 4 nM; μ/δ =990 on rat brain membranes)¹⁸], compound 6f displayed similar binding affinity [IC₅₀) 1.56 nM (Ki) 5 nM; μ/δ > 1200 on rat brain membranes)18] on δ receptors but an improved selectivity over μ and κ receptors (μ/δ = 3370; κ/δ > 6410). 6a, a derivative of 6f without the 3-MeO group on the phenyl ring, even further increased selectivity as a result of improved δ -affinity (IC50) 0.87 nM; μ/δ = 4370; κ/δ = 8590). Considerable variation is possible in the nature of the substitution on the phenyl ring, and this can lead to some highly potent δ agonists." (pg. 3897 column 2, Results and Discussion)

It is clear that the site modified in the instant claims is a site ripe for modification.

Iddon et.al teach that in the field of opioid receptor ligands the conversion of amino group to amide is a well-known and desirable modification:

Separation of the desirable pain-killing properties of the opioid analgesics from their less desirable side-effects, such as addiction, respiratory depression, and tolerance, has become an achievable goal following recognition that some compounds can exhibit specificity for the different opioid receptors. Reports (e.g. refs. 2 and 3) that opioid activity has been observed with some amides of diverse chemical structure prompted us to synthesize an amide derivative (1) of benzomorphan and to convert the oximes whose syntheses are described in our preceding paper into the corresponding amides, (3), (6), and (10).

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- (1) R = Ac
- (2) R = H

- (6) R = NHAc
- (7) $R = NH_2$
- (8) R = NHEt
- (9) R = OH

- (3) R = NHAc
- (4) $R = NH_2$
- (5) R = NHEt

- (10) R = NHAc
- (11) $R = NH_2$
- (12) R = NHEt

Ascertainment of the difference between the prior art and the claims

It is clear that the prior art differs only in the substitution of the acetamide group on one of the phenyl rings, at least where R_1 is phenyl of the instant case. This relationship is shown graphically in Figure 1.

(MPEP 2141.02)

Figure 1. The difference between the prior art and the instant claims.

Finding of prima facie obviousness

Rational and Motivation
(MPEP 2142-2143)

It would have been obvious to one of ordinary skill in the art at the time the claimed invention was made to use analogs of those of U.S. 6,187,792 OR U.S. 6,455,545, OR WO9828275 to produce the instant invention. The experienced Ph.D. synthetic organic chemist, who would

make Applicants' compounds, would be motivated to prepare these compounds by the suggestion of Wei et. al. who stated that "Considerable variation is possible in the nature of the substitution on the phenyl ring, and this can lead to some highly potent δ agonists." The variation of the instant case was a known modification as shown by the generic teaching of the WO document, and the teaching of Iddon.

A reference is good not only for what it teaches by direct anticipation but also for what one of ordinary skill in the art might reasonably infer from the teachings. (*In re Opprecht* 12 USPQ 2d 1235, 1236 (Fed Cir. 1989); *In re Bode* 193 USPQ 12 (CCPA) 1976). In light of the forgoing discussion, the Examiner concludes that the subject matter defined by the instant claims would have been obvious within the meaning of 35 USC 103(a). From the teachings of the references, it is apparent that one of ordinary skill in the art would have had a reasonable expectation of success in producing the claimed invention. Therefore, the invention as a whole was *prima facie* obvious to one of ordinary skill in the art at the time the invention was made, as evidenced by the references, especially in the absence of evidence to the contrary.

One of ordinary skill is also one of "ordinary creativity, not an automaton". See Leapfrog Enterprises Inc. v. Fisher-Price. and Mattel Inc. UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT "An obviousness determination is not the result of a rigid formula disassociated from the consideration of the facts of a case. Indeed, the common sense of those skilled in the art demonstrates why some combinations would have been obvious where others would not. See KSR Int'l Co. v. Teleflex Inc., 550 U.S., 2007 U.S. LEXIS 4745, 2007 WL 1237837, at 12 (2007) ("The combination of familiar elements according to known methods is likely to be obvious when it does no more than yield predictable results.").

Claim Rejections - 35 USC § 112 1st paragraph

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

6. Claims 1, 2, 8, 13, 19 are rejected under 35 U.S.C. 112, first paragraph, because the

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specification, while being enabling for certain compounds corresponding to Formula (I) or (III), it does not reasonably provide enablement for the long list of potential groups R_1 . In particular the prophetic heterocycles of " C_{2-6} heteroaryl". The specification does not enable any person skilled in the art to make and use the invention commensurate in scope with these claims.

There are many factors to be considered when determining whether there is sufficient evidence to support a determination that a disclosure does not satisfy the enablement requirement and whether any necessary experimentation is "undue." These factors include, but are not limited to the following:

- (A) The breadth of the claims;
- (B) The nature of the invention;
- (C) The state of the prior art;
- (D) The level of one of ordinary skill;
- (E) The level of predictability in the art;
- (F) The amount of direction provided by the inventor;
- (G) The existence of working examples; and
- (H) The quantity of experimentation needed to make or use the invention In re Wands, 858 F.2d 731, 737, 8 USPQ2d 1400, 1404 (Fed. Cir. 1988).

(A) The breadth of the claims: The claims are very broad encompassing a variety of heterocycles, bearing multiple substitutions (B) The nature of the invention: This is a medicinal chemistry invention requiring the synthesis of compounds and these compounds must have the utility of treating pain or at least as ligands at opioid receptors. (D) The level of one of ordinary skill: One of ordinary skill is a practicing medicinal chemist. The following Wand factors will be discussed in detail below: (C) The state of the prior art: (E) The level of predictability in the art: (F) The amount of direction provided by the inventor, (G) The existence of working examples, and (H) The quantity of experimentation needed to make or use the invention:

While little information was given in the specification, the examiner would like to point the applicant's attention to the tables 1 & 2 (pg. 24), which reveal the level of activity at the δ , κ , and μ opioid receptors for only nine compounds. (F) & (G)

Table 1

Compd.	Human ö			Human K	Human µ	RATBR	RAT BRAIN	
#	(nM)			(nM)	(nM)	(nM)		
	IC50	EC ₅₀	%EMax	IC ₅₀	IC ₃₀	EC ₅₀ %EMax		
		(high)	(high)					
3-4	0.34-0.59	1.46-2.65	95-98	2470-8000	344-368	7.2-15.8	126-137	

Table 2

Compd.	Human δ	***************************************		Human «	Human µ
#	(nM)			(nM)	(nM)
	IC ₃₀	EC ₅₀ (low)	%EMax (low)	IC30	IC ₅₀
1-2, 5-9	0.19-1.49	15.7-274	80-112	5828-9074	106-4441

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In order to further clarify as to what activity at these opioid receptors is and to make the record extremely clear that that examiner is not taking official notice of this fact, but rather that this conclusion is based on the objective statements of those in the art, the following discussion and publications are submitted that describe exactly what is meant by "activity" or "inactivity".

It is an art recognized phenomenon in pharmacology that compounds having activity above a certain threshold are inactive, meaning that they do not have that activity. In binding assays (like those of the instant specification) the general threshold is 10 uM or 10,000 nM.

At the very same receptors of the instant case Calo et. al. *British Journal of Pharmacology* **2002**, 136, 303 - 311.

"UFP-101 was essentially inactive at DOP and MOP sites, where about 30% inhibition of [3H]-diprenorphine binding was observed at 10 μ M UFP-101."

And Chang et. al. MOLECULAR PHARMACOLOGY, **1984**, *26*, 484-488, describing opioid ligands:

"When guinea pig brain membrane in the presence of 1z- and # $\{244\}$ -ligands is used as K-sites source and [3H] diprenorphine as labeled ligand, EKC is a potent competitor but DADLE is **virtually inactive and the IC50 value is about 10 \muM** (Fig. 3). Again, these data are consistent with the data reported by Corbett et al. (24) that **DADLE is virtually inactive as a K-ligand.**"

And Erchegyi et. al. Journal of Medicinal Chemistry 2003, 46, 5587-5596.

"Binding affinity, on the other hand, was completely lost at all receptors in 7 and 8, which indicates that the threo configuration is favored over the erythro configuration. Our findings are in agreement with the results of Huang et al., who found that only the (2R,3S)- and (2S,3R)- \hat{a} -MeTrp isomers were allowed at position 8 in the potent c[Pro6-Phe7-DTrp8-Lys9-Thr10-Phe11] SRIF analogue."

Table 2. sst₁₋₅ Einding Affinities (IC₅₀, nM) of sst₄-Selective Analogues and Control Peptides

	${ m IC}_{\mathfrak W}$ (nM) $^{\mathfrak d}$									
mo.	88t ₁	8613	sst _s	98ťą	sst ₅					
1	$3.8 \pm 0.4 (25)$	$2.7 \pm 0.2 (25)$	4.9 ± 0.8 (24)	$3.1 \pm 0.2 (24)$	2.9 ± 0.2 (24)					
2	$607 \pm 168 (3)$	$173 \pm 41 \ (3)$	$6.7 \pm 1.9 (3)$	$41 \pm 19 (3)$	$34 \pm 10 (3)$					
3	> 1000 (2)	57 (63: 51)	3.4 (3.2: 3.5)	1.4 (1.6; 1.1)	13 (14: 13)					
4	> 1000 (2)	24 (25: 23)	3.1 (2.9: 3.2)	1.2 (0.95; 1.5)	9 (9.5; 8.4)					
ä	410 (300; 520)	30 (30: 30)	18 (22; 14)	2.2 (4; 0.55)	17.5 (18: 17)					
6	>1000 (4)	$110 \pm 15 (3)$	$600 \pm 255 (3)$	2.1 ± 0.6 (4)	$147 \pm 3.3 (4)$					
7	≥1000 (2)	≥ 1000 (2)	>10K (2)	105 (160, 50)	> 1000 (2)					
8	>10K (1)	>10K (i)	>1.000 (1)	>1000 (1)	>10K (1)					
9	>1000 (2)	102 (79; 125)	186 (130, 241)	8.7 (8; 9.4)	101 (70; 131)					
10	>10K (2)	575 (400; 750)	≥ B000 (2)	8.9 (8.5; 7.2)	> 1000 (2)					
11	$545 \pm 122 \ (4)$	$12 \pm 2 \ (4)$	14 ± 3 (4)	$0.53 \pm 0.04 (3)$	$27 \pm 5.6 (3)$					
12	≥10K (6)	339 ± 103 (5)	664 ± 81 (5)	3.5 ± 9.5 (6)	$668 \pm 86 (6)$					
13	≥1000 (3)	$22 \pm 16 (3)$	$61 \pm 47 (3)$	12 ± 8.6 (3)	$152 \pm 93 (3)$					
14	> 10K (3)	673 ± 368 (3)	697 ± 118 (3)	21. ± 2.7 (3)	> 1000 (3)					
15	≥ 1000 (2)	204 (130: 258)	171 (98: 244)	9.8 (8; 11.5)	127 (170; 83)					
16	> 1000 (2)	474 (420; 527)	595 (340: 850)	61 (42; 79)	$\geq 1000 (2)$					
17	> 1000 (3)	$16 \pm 11 (3)$	$12 \pm 8 (3)$	9.2 ± 5 (8)	$47 \pm 20 (3)$					
18	> 1000 (4)	$387 \pm 131(3)$	$325 \pm 84 (4)$	$11.8 \pm 3 (3)$	$790 \pm 200 (3)$					
19	$778 \pm 109 (3)$	$26 \pm 7.4 (3)$	$9.7 \pm 2.2 (3)$	1.8 ± 0.3 (3)	$23 \pm 16 (3)$					
20	≥16K (4)	≥1000 (3)	≥ 1000 (3)	$30 \pm 5.1 (4)$	≥ 1000 (3)					
21	≥1000 (4)	≥ 10K (4)	≥ 10K (4)	$4.2 \pm 1.9 (3)$	≥ 10K (4)					

² The IC₂₀ values (nM) were derived from competitive radioligand displacement assays reflect the affinities of the analogues for the cloned human somatestatin receptors using the nonselective ¹²⁵L-Leu^a, pTrp²², Tyr²⁵ [SBIF-28 as the radioligand. Mean value \pm SEM when $N \ge 3$ (shown in parentheses). In other cases, values are listed in parentheses.

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And Kruzsynski et. al. *Journal of Peptide Research* **2005**, 66, 125-131: "These two compounds were weak l-antagonists in the GPI assay and were inactive in the MVD assay (Tables 2 and 3)." [referring to compounds 4 and 5]

Table 3. GPI and MVD assay of endomorphin-2 analogs

		GPI		QVM		
Peptide number	Sequence	IC ₅₀ (пм) ^а	K _e (nm) ^{a,b}	IC _{Su} (nm) ^s	MVD/GPI ICse ratio	
1	Tyr-Pro-Phe-Phe-Nitt ₂ (endomorphin-2)	7.71 ± 1.47		15.3 ± 1.6	1.98	
2	Tyr-Pro-Phe-1-Nai-NH ₂	1130 ± 240		>10 000		
3	Tyr-Pro-Phe-2-Nai-NH ₂	150 ± 11		1340 ± 80 ((C ₃₀)°	8.93	
4	Tyr-Pro-Phe-o-1-Nai-NH ₂		1250 ± 40	>10 000		
5	Tyr-Pro-Phe-o-2-Nai-NH ₂		1260 ± 50	inactive		

a. Mean of three to five determinations (± SEM).

In a closely related series of compounds, a more modest definition of activity was given, John R.

Carson et. al. "N-Alkyl-4-[(8-azabicyclo[3.2.1]-oct-3-ylidene)phenylmethyl]-benzamides, μ and

δ opioid agonists" Bioorganic & Medicinal Chemistry Letters 2004, 14, 2113-2116

"The opioid binding affinities of analogues of 3 are shown in Table 1. Interestingly, compound 3 itself was found to embody the optimal structural features within this new structural subclass of 1 agonists. A secondary amide is necessary for significant 1 agonist activity. The group attached to the nitrogen of the secondary amide could not deviate far in size from ethyl in order to retain good μ activity. Methyl, n-propyl, cyclopropyl, and 2-fluoroethyl retained activity but 2-methoxyethyl, N-cyclohexyl, and N-phenyl were inactive."

The relevant portion of Table 1 of Carson et. al. is shown below:

b. Determined against TAPP (Tyr-o-Ala-Phe-Phe-NH₂).

c. Partial agonist (maximal inhibition of electrically induced contractions == 70%).

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Table 1. Opioid receptor binding

Compd	\mathbf{R}_{S}	R_0,R_3	X	Stereochemistry	$\delta K_t, nM$	$\mu K_{i_1} nM$	μ/δ
2	2-Phenethyl	Etg	H	1 <i>R</i> ,5 <i>S</i>	6.24	72	305
3	2-Phenethyl	H,Et	\mathbb{H}	1 <i>R</i> ,5 <i>S</i>	46.7	0.26	8.0056
7	2-Phenethyl	\mathbf{E}_{t_2}	H	$1S_iSR_i$	42.1	317	7.53
8	2-Phenethyl	H,Ei	H	1 <i>S</i> ,5 <i>R</i>	4,69	7.16	1,53
9	2-Phenethyl	H.a-Pr	H.	FAC	22	1.6	0.073
10	2-Phenethyl	H_2	\mathcal{H}	rac	35.9	39.6	1.1
11	2-Phenethyl	H _n -Bu	'H	rac	49.3	21.7	0.44
12	2-Phenethyl	H,Me	H	rac	13	0.14	110,0
13	2-Phenethyl	H.cycloPr	H	rac	26	1.01	0.05
(T)	2-Phenethyl	H, cyclohexyl	H	rac	924	717	8.78
	2-Phenethyl	2-H,methoxy-ethyl	H	rae	103	163	1,58
16	2-Phenethyl	H,2-thiazolyl	H	$ra\epsilon$	49,53	53	1.08
37	2-Phenethyl	H,2-fluoroethyl	H	rac	32	2.99	8,693
18	2-Phenethyl	H./-Bu	\mathbf{H}	rac	352	608	1.73
₫	2-Phenethyl	H.phenyl	18	rae	1517	4242	2,8

It is clear that Carson regards compounds 14, 15, and 19 as inactive, and compound 15 has an activity of 103 nM. According to Carson compounds with activity of greater than 100nM are inactive. The rather stringent definition of Carson may be debatable, however when comparing the R2 and R3 definitions of the instant case to those of Carson, it is clear that this position profoundly affects the activity.

Morevover in relation to the R1 definition "C₂₋₆-heteroaryl" of the instant case to the heteroaryls disclosed by Carson the unpredictable nature of these changes are clear. While Carson show a modest group of "heteroaryls"(indole, pyrrole, thiophene, imidazole, and pyridine), as in Table 1, changes to this group results in large changes in activity. Compare compounds 22 (indole) and compound 27 (pyrrole) to the thiophene derivative 44.

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22	2-(3-Indely!)-ethyl	RE	Ħ	f5550	23.7	84	3.86
2.3	5-Mothyl-imidaxol-4-methyl	\$5.E8	H	200	15.9	63	3.84
24	2-Hydroxyethyl	¥£Æt	Ħ	886		76	2.89
25	Imidazol-4-ylmethyl	14.Fs	Ħ	2525	3.88	103	25.9
26	2-Pyridyimethyi	\$1.40x	Ħ	126	9.86	17	39.7
27	1-Methylpyrrol-2-yi	18.Bs	H	8888	30.77	59	2.83
28	н	\$5.E8	4-OB	200	4.5	365	38.32
29	3.3-Dimenbylallyl	REE:	3-CH ₃ O	F5550	6.72	2.04	2.85
30	Allyf	\$8.388	3-CH ₂ O	me	3.43	13.8	9.54
31	H	\$3.£3	3-CH ₂ O	1315	£3.16	96.0	2,3
32	3.3-Dimeshyisilyi	\$8.P3	3-093	1818	2.02	2.53	3.25
33	Allel	\$8,Æ8	3-OB	200	93,984	9.88	24.94
34	2-Pisemethyl	18.16c	4-034;O	rere	13.29	6.1	0.84
35	2-Thionybassiby!	₩,E%	4×CH ₂ O	2000	1.32	13.48	305.23
36	2-Chlorobonizid	18.184	4-CH ₂ O	1979	5.67	122	21.63
37	2-Phenethyl	\$8.188	4-OF	2016	7.8	21.7	2.79
38	2-Thionyissethyl	¥3,£it	3-OB3	195	6.25	6.77	27.05
30	3-40hiorobenzad	18.18s	4-(3)3	2535	0.93	8.73	9.37
40	2-Phonothyl	H.Et	3-0860	7886	19.79	9.688	0.933
41	2-Thionyimethyi	H.E:	3403450	1916	0.53	3.79	7.2
42	2-Chlorebeneyl	\$8,358	3-C39 ₂ O	2888	6.56	57,74	8.67
43	3-Pitemethyl	R.E.	3-OH	1311	\$.14	0.222	0.05
44	3-Thionyleasthy!	\$5.45±	3-OF3	2000	9.152	9.864	4.37
45	2-Chlorobenzyl	R.Et	3-OH	195°	2.69	14.98	7.13
46	CH ₂	\$5.43s	H	135.5K	6.39	42.46	6.65
3?	H	\$8,Æ8	33	15.5R	5.48	74.73	33.63
48	Allyi	14.18a	Ħ	3.8.8.B	2.34	10.32	4.69
49	CH,	\$3.E8	M	120,55	292	304	1.04
50	Allyl	H.E.	H	18.53	7.72	19.09	2,47

In terms of the "heteroaryl" substituent of R¹, another teaching relevant to the instant case include Coats et. al. "Parallel methods for the preparation and SAR exploration of N-ethyl-4-[(8-alkyl-8-aza-bicyclo[3.2.1]-oct-3-ylidene)-aryl-methyl]-benzamides, powerful mu and delta opioid agonists" *Bioorganic & Medicinal Chemistry Letters* **2004**, *14*, 5493–5498. Coats et. al. make the following statement with regard to "heteroaryl" substituent of R¹:

"Basic groups such as 2-pyridyl (15) and 2-pyrazinyl (16) behaved similarly in the bindingassays. While only 2-furanyl (17) is shown, we found that a broad range of other small heterocycles could effectively replace the olefinic R3 substituent of 3 such as 3-furanyl, 2-thiophenyl, 3-thiophenyl, and 4-isoxazolyl. The R2 substituent of 3 was also tolerant of small heterocyclic groups such as thienyl (14–16) and 4-imidazolo (19). Basic groups in the R2 position generally led to a significant loss in opioid binding; unless matched with an optimal R3 as in the case of 3-pyridyl (21) and 2-pyridyl (22). Groups containingacid functionality attached at R2, as in the case of 18, always led to a significant loss in activity. As was found in related delta opioid agonists15 smaller groups at R2 were optimal while larger groups (not shown) trended toward a loss of opioid binding affinity."

Carson et. al. U.S. PG Pub 2005/009860 A1, who have reported six examples of heteroaryls, namely furan, benzothiophene, isoxazole, quinoline, thiophene, and pyridine,

attached to a core similar to the instant case that are also opioid receptor ligands. The relevant data is show below for convenience:

10 <u>Table 1</u>

Cpd	R ₁	R2	R ₃	R4	Rs manuic		»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»	Ż
85	Et	æ	H	7-pyridin- 4-yl	Н	CH ₂ CH ₂	0	O
86	Ēŧ	Æŧ	H	7-furan- 3-yl	н	CH ₂ CH ₂	٥	٥
87	Æŧ	Æŧ	Н	7-benzo Miophen- 2-yi	H	CH ₂ CH ₂	0	O
89	Εi	Εŧ	H	7-pyridin- 3-yl	н	CH ₂ CH ₂	٥	o
90	Et	Et	Н	7- Ihiophen 3-yl	H	CH ₂ CH ₂	O	O
91	£t	Ei	ŀŧ	7-(3,5- dimelhyl) isoxazoi- 4-yi	F £	CH ₂ CH ₂	o	٥
93	Æŧ	Et	н	7-pyrrol- 2-yl	Ħ	CH ₂ CH ₂	0	٥

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96	Ei	Et	Ħ	5-pyridir- 4-yl	Н	CH₂CH₂	O	0
97	Et	E t	} 4	5-furen- 3-yi	H	CH ₂ CH ₂	o	O
98	Eł	E t	H	5- guinolin- 3-yl	Н	CH ₇ CH ₇	0	Ø
99	€t	€t	H	5- thiophen- 3-yl	H	CH ₂ CH ₂	O	0
101	E t	Εŧ	н	5-pyridin- 3-vi	ы	CH₄CH₂	0	O

Biological and Mass Spectral Data

Table 2

Cmpd No.	rDOR Ki (nM)	rMOR Ki (nM)	hDOR GTPyS ECso(nM)	hMOR GTPγS %ii @10⊭M	DOR GTP ₇ S EC ₅₀ (nM)	MAIT %I @ 150µmoi	Parent Peak obs	<u>MS</u> calcd
نتورنز	مواد بمريد بد	4 80 8 8 8					466,1	465.60
85	3004.5	10700					400° i	400.00
86	175 5	12525					455,1	454.57
87	12060	29025					421.1	520.70
89	1953	18670					466.2	485.80
90	838,15	12368					471.1	470.64
91	1351.5	6702					484.1	483,81
93	>10000	>10000					454,4	453.59
96	1.692	4224			35.3		466.1	465.60
97	1.7785	1808			13.3		455.1	454.57
98	24.54	7355					516.2	515.66
99	19.335	3488			12.5		471,0	470.64
101	9,14235	532.3			19.3		466	465.60

Compound 87 (R₄ is benzothiophene) & 93 (R₄ is a pyrrole) are inactive (or at least they don't bind to either receptor tested). The data of Carson et. al. show that identity of the heteroaryl is

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important, and upon changing say from a pyridine in compound 96 to a pyrrazole in compound 93 all activity is lost. This is not really surprising, as it is well known that molecular structure is correlated with physical properties and in particular in heterocyclic chemistry the change from one ring to another often results in dramatic changes in properties. Pozharskii et. al. *Heterocycles in Life and Society* Wiley, 1997, pgs. 1-6):

"It is rumored that the Russian scientist Beketov once compared heterocyclic molecules to jewelry rings studded with precious stones. Several carbon atoms thus make up the setting of the molecular ring, while the role of the jewel is played by an atom of another element, a heteroatom. In general, it is the heteroatom which imparts to a heterocycle its distinctive and sometimes striking properties. the heteroaromatic compounds, as the most important group of heterocycles, possess, highly specific features......."

Given the diverse behavior and complete lack of activity for certain groups, such prophetic recitations as those of the instant claims should be evaluated carefully. In terms of the "heteroaryl" substituent of R₁ of the instant case the specification gives only four examples of actual compounds, in terms of the heteroaryl which are furan, thiophene, pyridine and thiazole. Based upon the sheer unpredictability of the area of opioid receptor ligands as evidenced by the prior art, and the paucity of working examples it is readily apparent that one could not make/use this very broad invention without undue experimentation. Genetech Inc Vs Nova Nordisk 42 USPQ 2d 1001 "A patent is not a hunting license. It is not a reward for search but compensation for its successful conclusion and patent protection is granted in return for an enabling disclosure of an invention, not for vague intimations of general ideas that may or may not be workable."

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

7. Claims 1-5, 8, 13, 19-23 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-4, 6, 8 of U.S. 6,187,792 in view of Wei, Z. et al., "N,N-Diethyl-4-(phenylpiperidin-4-ylidenemethyl)benzamide: A Novel...and its Analogues," *Journal of Medicinal Chemistry*, **2000**, 43, 3895-3905 and Iddon et. al. "Acetamides of 1,2,3,4,5,6-hexahydro-2,6-methano-3-benzazocine (benzomorphan), 5,6.7,8,9,10-hexahydro-6,9-methanobenzocyclo-octene, and 6,7,8,9,10,11-hexahydro-7,10-methanocyclo-octa[b][1]benzothiophene as potential selective opioid analgesics." *Journal of the Chemical Society Perkin Transaction* 1, **1990**, 1091 -1095 See the 103 (a) rejection supra.

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- 8. Claims 1-5, 8, 13, 19-23 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-4, 6 of U.S. 6,455,545, in view of Wei, Z. "N,N-Diethyl-4-(phenylpiperidin-4-ylidenemethyl)benzamide: A Novel...and et al., Analogues," Journal of Medicinal Chemistry, 2000, 43, 3895-3905. Iddon et. al. "Acetamides of 1,2,3,4,5,6-hexahydro-2,6-methano-3-benzazocine (benzomorphan), 5,6.7,8,9,10-hexahydro-6,9methanobenzocyclo-octene, and 6,7,8,9,10,11-hexahydro-7,10-methanocycloocta[b][1]benzothiophene as potential selective opioid analgesics." Journal of the Chemical Society Perkin Transaction 1, 1990, 1091 -1095 See the 103 (a) rejection supra.
- 9. Claims 1-5, 8, 13, 19-23 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-4, 6, 7, 13, 19, 22 of U.S. 6,693,117, in view of Wei, Z. et al., "N,N-Diethyl-4-(phenylpiperidin-4-ylidenemethyl)benzamide: A Novel...and its Analogues," Journal of Medicinal Chemistry, 2000, 43, 3895-3905 Iddon et. al. "Acetamides of 1,2,3,4,5,6-hexahydro-2,6-methano-3-benzazocine (benzomorphan), 5,6.7,8,9,10-hexahydro-6,9-methanobenzocyclo-octene, and 6,7,8,9,10,11-hexahydro-7,10methanocyclo-octa[b][1]benzothiophene as potential selective opioid analgesics." Journal of the Chemical Society Perkin Transaction 1, 1990, 1091 -1095 See the 103 (a) rejection supra.
- 10. Claims 1-5, 8, 13, 19-23 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5, 8, 15-18 of copending Application No. 10/596,850, in view of U.S. 6,187,792 and Wei, Z. et al., "N,N-Diethyl-4-(phenylpiperidin-4-ylidenemethyl)benzamide: A Novel...and its Analogues," Journal of Medicinal Chemistry, 2000, 43, 3895-3905. The claims of the instant case differ from those of the '850 application in the identity of R1. At least where R1 is phenyl or H (Formula III) of the

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instant case, the alkyl, cycloalkyl, and H derivatives of the '850 application are equivalents as

taught by the secondary references.

This is a provisional obviousness-type double patenting rejection.

Conclusion

11. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to David K. O'Dell whose telephone number is (571)272-9071. The

examiner can normally be reached on Mon-Fri 7:30 A.M.-5:00 P.M EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Janet Andres can be reached on (571)272-0867. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/D. K. O./

Examiner, Art Unit 1625

/Rita J. Desai/

Primary Examiner, Art Unit 1625

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